TO: MAGDALINI RIZAKOS C/O LATHAM & WAKINS COMPANY: 233 SOUTH WACKER DRIVE, SUIT

TRADEMARK ASSIGNMENT Electronic Version v1.1 05/18/2009 Stylesheet Version v1,1 900134247 SUBMISSION TYPE: CORRECTIVE ASSIGNMENT Corrective Assignment to correct the Trademark No. 77/479,984, which was inadvertently omitted from the recording of the document previously recorded on NATURE OF CONVEYANCE: Reel 003987 Frame 0078. Assignor(s) hereby confirms the Trademark No. 77/479,984 should be included in the recording... CONVEYING PARTY DATA Name **Formerly Execution Date** Entity Type LIMITED LIABILITY Phat Fashions LLC 05/14/2009 COMPANY: NEW YORK RECEIVING PARTY DATA Name: Bank of America, N.A., as Agent Street Address; One South Wacker Drive, Suite 3400 City: Chicago State/Country: ILLINOIS Postal Code: 60808 Entity Type: a National Association: UNITED STATES PROPERTY NUMBERS Total: 1 Property Type Number Word Mark Serial Number: 77479984 PHAT PREMIUM CORRESPONDENCE DATA

Fax Number:

(312)993-9787

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone:

312-993-2898

Email:

magdalini.rizakos@lw.com

Correspondent Name:

Magdalini Rizakos c/o Latham & Wakins

Address Line 1:

233 South Wacker Drive, Suite 5800

Address Line 4:

Chicago, ILLINOIS 60606

NAME OF SUBMITTER: Magdalini Rizakos Signature: /mr/

FROM LATHAM WATKINS LLP TO: MAGDALINI RIZAKOS C/O LATHAM & WAKINS COMPANY: 233 SOUTH WACKER DRIVE, SUIT

(TUE) 5.19'09 15:02/ST.14:58/NO.4861369832 P 15

Date:	05/18/2009
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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

05/14/2009 900134034

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Phat Fashions LLC		IVO/14//VUS	LIMITED LIABILITY
			COMPANY: NEW YORK

RECEIVING PARTY DATA

Bank of America, N.A., as Agent
One South Wacker, Suite 3400
Chicago
ILLINOIS
60606
a National Association: UNITED STATES

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark		
Serial Number:	77333449	BABY PHAT		
Serial Number:	77164441	BABY PHAT		
Serial Number:	77646849	BABY PHAT		
Serial Number:	77312409	BABY PHAT SEDUCTIVE GODDESS		
Serial Number:	78900319	P		
Registration Number:	3451492	P		
Registration Number:	3438436	P		
Serial Number:	78750668			
Serial Number:	77070381	PHAT		
Registration Number:	3117467	PHAT		
Serial Number:	77231519	PHAT CLASSICS		
Serial Number:	77333468	PHAT FARM		
Serial Number;	77479951	PHAT PREMIUM		

	II .			
77479992	PHAT PREMIUM			
77479891				
77479920				
77479939				
CORRESPONDENCE DATA				
(312)993-9767				
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.				
312-993-2698				
magdalini.rizakos@lw.com				
Magdalini Rizakos c/o Latham & Watkins				
Address Line 1: 233 South Wacker Drive, Suite 5800				
Address Line 4: Chicago, ILLINOIS 60606				
	Magdalini Rizakos			
	lmr/			
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	77479939 77479939 812)993-9767 Via US Mail wh 12-993-2698 Ragdalini rizako lagdalini Rizako 33 South Wack hicago, ILLINO			

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of May 14, 2009, by PHAT FASHIONS LLC, a New York limited liability company ("Grantor"), in favor of BANK OF AMERICA, N.A., a national banking association, in its capacity as Agent for Lenders ("Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Loan and Security Agreement dated as of April 12, 2006 by and among Grantor, the other Persons named therein as Obligors, Agent and the Persons signatory thereto from time to time as Lenders (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Loan Agreement"), Lenders have agreed to make the Loans and to incur LC Obligations for the benefit of Grantor and the other Borrowers party thereto;

WHEREAS, pursuant to the Loan Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Loan Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL.</u>
 Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Trademark Collateral</u>"):
 - (a) (i) all of its trademarks, trade names, corporate names, business names, trade styles, service marks, logos, internet domain names, other source or business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of like nature (whether registered or unregistered), all registrations and recordings thereof and all applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state or territory thereof, or any other country or any political subdivision thereof (collectively, "Trademarks") and (ii) any rights under any written agreement now owned or hereafter acquired by Grantor granting any right to use any Trademark ("Trademark License") to which it is a party including those referred to on Schedule I hereto;
 - (b) all reissues, continuations or extensions of the foregoing;

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- (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
- (d) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.
- 3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Loan Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[signature page follows]

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IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth

PHAT FASHIONS LLC

Name: Keith A. Grypp

Title: Sr. Vice President, Secretary

and Ceneral Counsel

ACCEPTED AND ACKNOWLEDGED BY:

BANK OF AMERICA, N.A., as Agent

Title:

[Signature Page to Trademark Security Agreement]

TRADEMARK REEL: 003990 FRAME: 0243

RECORDED: 05/18/2009